

John S. Williamson, Bar No. 106485
jwilliamson@williamsonlawgroup.net
 Connie L. Benson, Bar No. 185680
cbenson@williamsonlawgroup.net
 WILLIAMSON LAW GROUP
 1851 East First St., Suite 1225
 Santa Ana, CA 92705
 (657) 229-7400/FAX: (657) 229-7444

Attorneys for Defendants, STEVEN KILTY; FBN TRANSPORTATION, LLC; AMSTON
 SUPPLY, INC.; MARDAN TRANSPORTATION, LLC

**UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA**

MARGARET KEIPER and DAIL)	CASE NO. EDCV 15-00703-BRO(SPx)
KEIPER, JR., Individually and as the)	EDCV 15-00762-BRO(SPx)
Successors-in-Interest to DAIL KEIPER,)	EDCV 15-01481-BRO(SPx)
SR., Deceased,)	EDCV 15-02380-BRO(SPx)

Plaintiffs,

vs.

**JOINT STIPULATION TO
 CONTINUE MOTION OF THE
 UNITED STATES TO DISMISS
 THIRD PARTY COMPLAINTS
 AND BRIEFING SCHEDULE; AND
 TO REQUIRE COUNSEL TO MEET
 AND CONFER NO LATER THAN
 1/4/16 AND FILE THE NEW RULE
 26(F) REPORT SETTING FORTH A
 PROPOSED SCHEDULE, NO
 LATER THAN 1/11/16;
 DECLARATION OF JOHN S
 WILLIAMSON IN SUPPORT
 THEREOF
 [PROPOSED] ORDER**

VICTOR VALLEY TRANSIT
 AUTHORITY, a Governmental entity;
 DINORAH AGUILAR; TRANSDEV
 SERVICES, INC., a Maryland
 Corporation; VEOLIA
 TRANSPORTATION SERVICES, INC.,
 A Corporation; STEVEN KILTY; FBN
 TRANSPORTATION, LLC, a Wisconsin
 Limited Liability Company; MARDAN
 TRANSPORTATION LLC, a Wisconsin
 Limited Liability Company; AMSTON
 SUPPLY, INC., a Wisconsin Corporation;
 and DOES 1 to 100, inclusive,

Defendants.

**DATE: January 4, 2016
 TIME: 1:30 P.M.
 COURTROOM: 14, 312 N. Spring St.,
 Los Angeles, CA 90012
 HON. BEVERLY REID-O'CONNELL**

1 Pursuant to Local Rules 7-1 and 7-11, IT IS HEREBY STIPULATED BY
2 AND BETWEEN THE PARTIES, THROUGH THEIR COUNSEL OF RECORD,
3 AS FOLLOWS:

4 1. The current date for The United States' Motions to Dismiss Third Party
5 Complaints will be continued from January 4, 2016 to January 25, 2016 at 1:30 p.m.
6 in Courtroom 14 of this Honorable Court located at 312 N. Spring St., Los Angeles,
7 CA before Judge Beverly Reid-O'Connell.

8 2. The Third Party Plaintiffs' Oppositions to The United States' Motion to
9 Dismiss Third Party Complaints will be filed and served on December 24, 2015.

10 3. The United States' Reply to the Third Party Plaintiffs' Oppositions to
11 Dismiss the Third Party Complaints will be filed and served on January 5, 2016.

12 4. The parties shall meet and confer no later than January 4, 2016 and file
13 the new Rule 26(f) Report setting forth a proposed schedule, no later than January 11,
14 2016.

15 Good cause exists for the continuance of the Motion to Dismiss and the filing
16 of the new Joint Rule 26(f) Report, which is fully set forth in the Declaration of John
17 S. Williamson, concurrently filed herewith.

18 DATED: December 11, 2015

WILLIAMSON LAW GROUP

19 /s/ John S. Williamson

20 John S. Williamson

21 *jwilliamson@williamsonlawgroup.net*

22 Attorneys for Defendants, STEVEN KILTY;
23 FBN TRANSPORTATION, LLC; AMSTON
24 SUPPLY, INC.; MARDAN
25 TRANSPORTATION, LLC

26 DATED: December 11, 2015

TEDFORD & ASSOCIATES

27 /s/ James R. Tedford, II

28 James R. Tedford, II

ted@tedfordlaw.com

Attorneys for Plaintiff, DINORAH AGUILAR

SIGNATURES TO STIPULATION CONTINUED ON FOLLOWING PAGE]

1 DATED: December 11, 2015

LAW OFFICES OF ADRIANOS
FACCHETTI, PC

2
3 /s/ Adrianos Facchetti

4 Adrianos Facchetti

5 *adrianos@facchettilaw.com*

Attorneys for Plaintiff, DINORAH AGUILAR

6 DATED: December 11, 2015

LAW OFFICES OF MARTIN D. GROSS

7
8

Martin Gross

9 *Martin@lawgross.com*

10 Attorneys for Plaintiffs, MARGARET KIEPER
11 AND DAIL KIEPER, JR., INDIVIDUALLY
12 AND AS THE SUCCESSORS-IN-INTEREST
TO DAIL KEIPER, SR., DECEASED

13 DATED: December 11, 2015

WELEBIR TIERNEY & WECK

14
15

Douglas F. Welebir

16 *dfw@wtw-law.com*

17 Attorneys for Plaintiffs, MICHAEL
18 CHESTNUT, MISIONA TUSIESEINA,
PEDRO MIRANDA

19 DATED: December 11, 2015

PENNEY & ASSOCIATES

20
21 /s/ Kevin L. Elder

22 Kevin L. Elder

23 *kelder@penneyandassociates.com*

24 Attorneys for Plaintiffs, JESUS AGUILAR,
25 NAIOMI BRIDGETTE, JERMAINE
26 RATLIFF, a minor, by and through his
Guardian ad Litem, NAIOMI BRIDGETTE

27 [SIGNATURES TO STIPULATION CONTINUED ON FOLLOWING PAGE]
28

1 DATED: December 11, 2015

WEINBERG, WHEELER, HUDGINS,
GUNN & DIAL, LLC

3 /s/ Jeremy R. Alberts

4 Marisa Rodriguez-Shapoval
5 *mrodriguez-shapoval@wwhgd.com*

6 Jeremy R. Alberts

7 *jalberts@wwhgd.com*

8 Attorneys for Defendants, VICTOR VALLEY
9 TRANSIT AUTHORITY, TRANSDEV
10 SERVICES, INC., VEOLIA
11 TRANSPORTATION SERVICES, INC.,
12 DINORAH AGUILAR

13 DATED: December 11, 2015

ALEXANDER LAW GROUP, PC

14 /s/ Andrea Alexander

15 Andrea Alexander
16 *ana@alexanderlawpc.com*

17 Of Counsel for Defendants, VICTOR VALLEY
18 TRANSIT AUTHORITY, TRANSDEV
19 SERVICES, INC., VEOLIA
20 TRANSPORTATION SERVICES, INC.,
21 DINORAH AGUILAR

22 DATED: December 11, 2015

OFFICE OF THE U.S. ATTORNEY

23 /s/ Glen F. Dorgan

24 Katherine L. Parker
25 *katherine.parker@usdoj.gov*

26 Glen F. Dorgan

27 *glen.dorgan@usdoj.gov*

28 Valerie E. Torres

valerie.torres@usdoj.gov

Special Attorneys to the Attorney General